

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF GEORGIA  
SAVANNAH DIVISION**

JEMME J. JENKINS, *Individually*, )  
and JULIANNE GLISSON, )  
*Administrator of the Estate of* )  
*Jimmie L. Alexander, Sr.*, )  
Plaintiffs, )  
v. ) CV418-099  
CORIZON HEALTH, INC., *et al.*, )  
Defendants. )

**ORDER**

Plaintiffs seek to amend their Complaint (doc. 26) and to compel the appearance of a corporate designee of the Chatham County Sheriff's Office pursuant to Fed. R. Civ. P. 37 (docs. 29 & 30). Neither defendants nor the Chatham County Sheriff's Office<sup>1</sup> have responded,<sup>2</sup>

---

<sup>1</sup> Sheriffs John Wilcher and Roy Harris, as well as the Chatham County Board of Commissioners, are named as defendants. The Chatham County Sheriff's Department is not a named defendant, but plaintiff was advised by these named defendants that a witness from the Sheriff's Department would be both designated and made available to testify to certain topics which their own designees could not cover. Doc. 29 at 2.

<sup>2</sup> Notably, the parties jointly sought and received an extension of discovery deadlines to accommodate further discovery efforts. Docs. 31 & 32. Perhaps they anticipated resolving this discovery dispute as well in their extended Schedule. Indeed, plaintiffs represented their belief that the County was "agreeable" to producing the requested witness in their supplemental motion to compel. Doc. 30 at 1.

so the motions are unopposed by operation of Local Rule 7.5. S.D. Ga. L. R. 7.5 (“Failure to respond within the applicable time period shall indicate that there is no opposition to a motion.”). Accordingly, plaintiffs’ unopposed motions (docs. 26, 29 & 30) are **GRANTED**.

**SO ORDERED**, this 31st day of August, 2018.

  
\_\_\_\_\_  
UNITED STATES MAGISTRATE JUDGE  
SOUTHERN DISTRICT OF GEORGIA